UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE: TERRORIST ATTACKS ON SEPTEMBER 11, 2001)	Civil Action No. 03 MDL 1570 (GBD) (SN) ECF Case
)	

This document relates to:

Federal Insurance Co., et al. v. al Oaida, et al., No. 03-cv-6978 Vigilant Insurance Co., et al. v. Kingdom of Saudi Arabia, et al., No. 03-cv-8591 Thomas Burnett, Sr., et al. v. Al Baraka Inv. & Dev. Corp., et al., No. 03-cv-9849 Estate of John P. O'Neill, Sr., et al. v. Kingdom of Saudi Arabia, et al., No. 04-cv-1922 Continental Casualty Co., et al. v. Al Qaeda, et al., No. 04-cv-5970 Cantor Fitzgerald Assocs., et al. v. Akida Inv. Co., et al., No. 04-cv-7065 Pacific Employers Insurance Co., et al. v. Kingdom of Saudi Arabia, et al., No. 04-cv-7216 Euro Brokers Inc., et al. v. Al Baraka Inv. & Dev. Corp., et al., No. 04-cv-7279 Beazley Furlonge Ltd. v. Saudi Binladin Group, Inc., et al., No. 16-cv-7456 Bowrosen, et al. v. Kingdom of Saudi Arabia, No. 16-cv-8070 McCarthy, et al. v. Kingdom of Saudi Arabia, No. 16-cv-8884 Aguilar, et al. v. Kingdom of Saudi Arabia, et al., No. 16-cv-9663 Addesso, et al. v. Kingdom of Saudi Arabia, et al., No. 16-cv-9937 Hodges, et al. v. Kingdom of Saudi Arabia, et al., No. 17-cv-117 DeSimone v. Kingdom of Saudi Arabia, No. 17-cv-348 Aiken, et al. v. Kingdom of Saudi Arabia, et al., No. 17-cv-450 Ashton, et al. v. Kingdom of Saudi Arabia, No. 17-cv-2003 The Underwriting Members of Lloyd's Syndicate 53, et al. v. Kingdom of Saudi Arabia, et al., No. 17-cv-2129 The Charter Oak Fire Insurance Co., et al. v. Al Rajhi Bank, et al., No. 17-cv-2651

The Charter Oak Fire Insurance Co., et al. v. Al Rajhi Bank, et al., No. 17-cv-2651 General Reinsurance Corp., et al. v. Kingdom of Saudi Arabia, No. 17-cv-3810 Abarca, et al. v. Kingdom of Saudi Arabia, et al., No. 17-cv-3887 Arrowood Indemnity Co. v. Kingdom of Saudi Arabia, et al., No. 17-cv-3908 Abrams, et al. v. Kingdom of Saudi Arabia, et al., No. 17-cv-4201 Abtello, et al. v. Kingdom of Saudi Arabia, et al., No. 17-cv-5174 Aasheim, et al. v. Kingdom of Saudi Arabia, et al., No. 17-cv-5471

DECLARATION OF GREGORY G. RAPAWY
IN SUPPORT OF THE RENEWED MOTION TO DISMISS
OF THE KINGDOM OF SAUDI ARABIA

- I, Gregory G. Rapawy, make this declaration pursuant to 28 U.S.C. § 1746. I declare as follows:
- 1. I am an attorney with the law firm of Kellogg, Hansen, Todd, Figel & Frederick, P.L.L.C. ("Kellogg Hansen"). I represent the Kingdom of Saudi Arabia in this litigation. I have been admitted to practice *pro hac vice* before this Court.
- 2. I make this Declaration in support of the Renewed Motion To Dismiss of the Kingdom of Saudi Arabia, which is being filed on August 1, 2017.
 - 3. I have personal knowledge of the facts stated in this Declaration.
- 4. Exhibits 1 through 6 attached to this Declaration are all true and correct copies of publicly available documents that I or employees of Kellogg Hansen working under my supervision obtained from the sources set forth below on the date of this Declaration. Exhibit 7 is a true and correct copy of a discovery request served on the Kingdom of Saudi Arabia in this litigation.
- 5. Exhibit 1 is a report titled *The 9/11 Commission Report: The Final Report of the National Commission on Terrorist Attacks Upon the United States*, obtained from https://govinfo.library.unt.edu/911/report/911Report.pdf.*
- 6. Exhibit 2 is a report titled *Monograph on Terrorist Financing: Staff Report to the Commission* (2004), obtained from http://govinfo.library.unt.edu/911/staff_statements/911_
 TerrFin_Monograph.pdf.

^{*} The original version of the document at the above link is a secure PDF with a digital certificate, which prevents alteration of the file. To permit filing via the Court's ECF system, which requires that documents be in PDF/A format and be separated into parts no larger than four megabytes, Kellogg Hansen generated a non-secure version. No alterations were made to the content of the document. Should the Court or any counsel prefer to review the secure PDF, it is available at the above link.

- 7. Exhibit 3 is a statement titled National Commission on Terrorist Attacks Upon the United States, Outline of the 9/11 Plot, Staff Statement No. 16 (June 16, 2004), obtained from http://govinfo.library.unt.edu/911/staff_statements/staff_statement_16.pdf.
- 8. Exhibit 4 is a letter with enclosure, dated September 1, 2005, from Robert S. Mueller III and Porter J. Goss to the Honorable Pat Roberts, Chairman of the Senate Select Committee on Intelligence, obtained from https://www.dni.gov/files/documents/Newsroom/
 Executive_Summary_of_Joint_FBI-CIA_Report_on_Extent_of_Saudi_Government_Support_
 for Terrorism.pdf.
- 9. Exhibit 5 is a report titled *The FBI: Protecting the Homeland in the 21st Century:* Report of the Congressionally-directed 9/11 Review Commission to the Director of the Federal Bureau of Investigation, obtained from https://www.fbi.gov/news/pressrel/press-releases/the-fbi-releases-final-report-of-the-9-11-review-commission (by clicking the link titled "Read full copy of report (pdf)").
- 10. Exhibit 6 is the Statement by the Office of the Director of National Intelligence on the Declassification of Part Four of the Senate Select Committee on Intelligence and House Permanent Select Committee on Intelligence's 2002 Report on the Committees' Joint Inquiry into Intelligence Community Activities Before and After the Terrorist Attacks of September 11, 2001 (July 15, 2016), obtained from https://www.dni.gov/index.php/newsroom/congressional-testimonies/congressional-testimonies-2016/item/1612-statement-by-the-odni-on-the-declassification-of-part-four-of-the-ssci-and-hpsci-s-2002-report-on-the-committees-joint-inquiry-into-intelligence-community-activities-before-and-after-the-terrorist-attacks-of-september-11-2001.

11. Exhibit 7 is Plaintiffs' First Set of Jurisdictional Requests for Production of Documents Directed to the Kingdom of Saudi Arabia, dated June 21, 2017, and served on the Kingdom of Saudi Arabia in connection with this litigation.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Dated: July 31, 2017

Washington, D.C.

Gregory G. Rapawy